

(3)—The Jury finding noe Cause of ac̄on is false and Erronious, Liber W. C.
 for it was sufficiently apparent to Court and Country hee had Cawse
 of ac̄on enough, for hee is wronged of ffoure hundred and foure
 pounds of Tobacco, and the Jury ought to have found for the plt,
 or for the deft, or specially, and that Generall finding noe Cause
 of ac̄on is Erro^r:

For these Reasons hee desires the Judgment may bee arrested

W^{ch} Reasons aforesaid being Read heard and argued, and by y^e
 Justices here fully underStood and dilligently examined, It seemeth
 to the Same Justices That the Reasons aforesaid are Insufficient in p. 326
 Law to arrest Judgment upon the Verdict of the Juro^{rs} aforesaid,
 Therefore Itt is Considered that the said Thomas Jones take nothing
 by his writt, but for his false Claime thereupon bee in mercy, and
 that the said Samuel Dobson may goe from thence without Day.
 And also. That the said Samuel Dobson Recover against the said
 Thomas Jones the sume of _____ pounds of Tobacco for
 his Costs and charges by him about his defence in this behalf
 Laid out and Expended, and the Said Samuell may have thereof
 Execution

John Rogers } Henry Hollis late of Calvert County Planter was
 ag^t } attached to Answere unto John Rogers of the same
 Henry Hollis } County Carpenter of a plea wherefore with force and
 Armes One steere of him the said John att Leonards
 Creeke hundred in the County aforesaid lately found of the Vallue
 of Tenn pounds Sterling hee did take drive away Kill and Convert
 to his owne use, and other Enormityes to him did to the greate
 damage of the said John and against the Peace of the Right hono^{ble}
 the Lord Prop^{ty}

And whereupon the said John Rogers by Christopher Rousby his
 Attorney Complaineth. That the said Henry Hollis the Tenth day
 of January in the yeare of our Lord 1679 with force and Armes
 One Steere of him the said John att Leonards Creeke hundred in
 Calvert County aforesaid lately found of the vallue of Tenn pounds
 sterl. Did take drive away Kill and Convert to his owne use,
 and other Enormityes to him did to the greate damage of the said
 John and against the Peace of the Right hono^{ble} the Lord Pro-
 prietary, And whereupon the said John sayth hee is the worse and
 hath losse to the Vallue of fiftene pounds sterl. and thereupon hee
 bringeth his suite

And the said Henry Hollis by Charles Boteler his Attorney com-
 eth and defendeth the force and injury when &c and prayeth liberty
 to Imparle hereunto untill next Provinciaall Court and it is granted
 unto him. the same Day is given to the plantiffe Likewise

Att w^{ch} said next Provinciaall Court (To witt) the Two and
 Twentyeth day of ffebruary in the Sixth yeare of the Dominion of